1 2 3 4 5	Scott Maurer (SBN # 180830) (smaurer@scu.edu) Erica Pun (Certified Law Student #20046) (epun@scu.edu) Katharine & George Alexander Community Law Center 1030 The Alameda San Jose, CA 95126 Phone: (408) 288-7030 Fax: (408) 288-3581	
6	Attorney for Plaintiff Tung X. Nguyen	
7	UNITED STATES DISTRICT COURT	
8	NORTHERN DISTRICT OF CALIFORNIA	
9	(SAN JOSE DIVISION)	
10	TUNG X. NGUYEN) Case No.: C 07-05218 JF
11)
12	Plaintiff,) DECLARATION OF ERICA PUN)
13	VS.))
14	ROY GADRI dba Van Nuys Financial)
15	Defendant.))
16)
17		
18	I, ERICA PUN, declare as follows:	
19	I make the following statements based on my own personal knowledge, and if called	
20	upon to testify as a witness, could and would attest to the matters stated below. I work as a law	
21	clerk for the Katharine and George Alexander Community Law Center.	
22		or community zaw contorn
23	2. The defendant named in the initial complaint and summons is ROY GADRI dba Va	
24	Nuys Financial.	
25	3. On December 19, 2007, Country	wide Process, LLC served the summons and

complaint upon ROY GADRI dba Van Nuys Financial, evidence by the proof of service attached as exhibit A.

4. As of January 24, 2008, my office has yet to receive an answer to the complaint. Furthermore, the defendant has not contacted myself or any member of my office since I sent a fax to the Defendant's attorney Nancy Norris on January 15, 2008 informing her that I would file for default on behalf of my client on January 22, 2008. The defendant's time for filing an answer has expired.

I declare under penalty of perjury that the forgoing is true and correct and that this Declaration was executed in San Jose, California on January 24, 2008.

ERICA PUN